## STATE OF NEW JERSEY DIVISION OF GAMING ENFORCEMENT DOCKET NO: 10-0376-VC

STATE OF NEW JERSEY, DEPARTMENT OF LAW AND PUBLIC SAFETY,

DIVISION OF GAMING ENFORCEMENT, :

Complainant, : ORDER

(ADJUSTED AMOUNT v. : \$544.16)

THE AMOUNT OF \$551.41 IN GAMING : WINNINGS THEORETICALLY OWED TO

PATRONS RC, JY, EB, JS, TM, AD, QH, JP, LA, SC, JW, MB, HRV, SH, HJF, ATB, KAP, AZG, GKP, SR, ANG, ST, JDI, PMT, KGH,

AK, JAF, AK, AND HO by BOARDWALK
REGENCY CORPORATION d/b/a CAESARS

ATLANTIC CITY,

:

Respondents.

The Division of Gaming Enforcement (Division) having filed a complaint seeking forfeiture, pursuant to *N.J.S.A.* 5:12–71.3, of \$551.41 in gaming winnings presently being retained by Boardwalk Regency Corporation, d/b/a Caesars Atlantic City, which the casino confiscated from twenty-nine (29) underage patrons; and

The complaint having been served upon Caesars Atlantic City and twenty-eight (28) of the concerned patrons, together with notice of their right to demand a plenary hearing within fifteen (15) days pursuant to *N.J.S.A.* 5:12-71.3 and *N.J.A.C.* 19:48-3.2; and

Said twenty-eight (28) underage patrons having either expressly waived or failed to demand

a plenary hearing within the allotted time period permitted, thereby waiving the right to a hearing and constructively admitting the allegations in the complaint pursuant to *N.J.S.A.* 5:12-71.3 and

N.J.A.C. 19:48-3.2; and

The forfeiture proceeding with respect to Respondent LA (\$7.25) having been dismissed for administrative cause; and

Counsel for the Caesars Atlantic City having interposed no objection to the entry of a forfeiture order; and

Having considered the entire matter,

**IT IS ORDERED** that the adjusted amount of \$544.16 in gaming winnings owed to the underage patrons, as indicated above, are hereby forfeited pursuant to *N.J.S.A.* 5:12-71.3; and

**IT IS FURTHER ORDERED** that Caesars Atlantic City is directed to remit the forfeited money to the Division of Gaming Enforcement upon receipt of an invoice from the Division's Revenue Unit for appropriate disposition in accordance with the terms of *N.J.S.A.* 5:12-71.3c.

DAVID REBUCK DIRECTOR

Dated: Falmany 2, 2012